Address: COMMISSIONER OF PATENTS AND TRADEMARKS

ATTORNEY DOCKET NO.

08/976,063

FIRST NAMED INVENTOR

PAPER NUMBER

11/21/97

STEINBUCHEL

A BAYER-9998-C EXAMINER

HM11/0807

SPRUNG KRAMER SCHAEFER & BRISCOE 660 WHITE PLAINS ROAD 4TH FLOOR

TARRYTOWN NY 10591-5144

TUNG, F

ART UNIT

1652

DATE MAILED:

08/07/98

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

RECEIVED

AUG 12 1898

USHERHHAR HARRAN





Application No. 08/976,063 Applicant(s)

Strinbuchel et al.

Ornce Action Summary	Examiner Peter Tung	Group Art Unit 1852	
Responsive to communication(s) filed on		<u></u>	
☐ This action is <b>FINAL</b> .			
Since this application is in condition for allowance exin accordance with the practice under Ex parte Queyl	cept for formal matters, prosecut le, 1935 C.D. 11; 4 <u>53-0.</u> G. 213.	don as to the me	rits is closed
A shortened statutory period for response to this action is longer, from the mailing date of this communication. application to become abandoned. (35 U.S.C. § 133), I 37 CFR 1.136(e).	Failure to respond within the peri-	od for response v	will cause the
Disposition of Claims	<b>OPV</b>		
	Is/are	panding in the s	application.
Of the above, claim(s) 10-13	is/are v	withdrawn from e	consideration.
☐ Claim(s)			
X Claim(s) 1-9			
Claim(s)			<b>3</b> .
Claims			
Application Papers  See the attached Notice of Draftsperson's Patent D	is _approved [ iner. ine	ve been 	
Acknowledgement is made of a claim for domestic	priority under 36 U.S.C. § 119(e	).	
Attachment(s)  Notice of References Cited, PTO-892  Information Disclosure Statement(s), PTO-1449, Pa Interview Summery, PTO-413  Notice of Draftsperson's Patent Drawing Review, PTO-152	·		
SEE OFFICE ACTION	ON THE FOLLOWING PAGES		



Serial Number: 08/976,063

Page 3

Art Unit: 1652

COPY

reason(s) set forth on the attached Notice To Comply With Requirements For Patent

Applications Containing Nucleotide Sequence And/Or Amino Acid Sequence Disclosures.

Applicant is requested to return a copy of the attached Notice to Comply with the reply.

4. In the specification on pages 17, 19 and 20, sequences greater than 10 nucleotides or 4 amino acids are disclosed. These sequences need to comply with the sequence rules as stated above.

## Election/Restriction

- 5. Claims 1 and 8 are generic to a plurality of disclosed patentably distinct species comprising coniferyl alcohol, coniferylaldehyde, ferulic acid, vanillin and vanillic acid. Applicant is required under 35 U.S.C. 121 to elect a single disclosed species, even though this requirement is traversed.
- 6. Claim 2 is generic to a plurality of disclosed patentably distinct species comprising eugenol hydroxylase, coniferyl alcohol dehydrogenase, coniferylaldehyde dehydrogenase, ferulic acid deacylase and vanillin dehydrogenase. Applicant is required under 35 U.S.C. 121 to elect a single disclosed species, even though this requirement is traversed.
- If conifery! alcohol and eugenol hydroxylase are elected, claim 9 will be included with claims 1-8 readable on the elected species.

If coniferylaldehyde and coniferyl alcohol dehydrogenase are elected, claim 10 will be included with claims 1-8 readable on the elected species.

Serial Number: 08/976,063

Page 4

Art Unit: 1652



If ferulic acid and coniferylaldehyde dehydrogenase are elected, claim 11 will be included with claims 1-8 readable on the elected species.

If vanillin and ferulic acid deacylase are elected, claim 12 will be included with claims 1-8 readable on the elected species.

If vanillic acid and vanillin dehydrogenase are elected, claim 13 will be included with claims 1-8 readable on the elected species.

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

- 8. During a telephone conversation with Ms. Carmella O'Gorman on 7/20/98 a provisional election of species was made with traverse to prosecute the invention readable on the elected species coniferyl alcohol and eugenol hydroxylase, claims 1-9. Affirmation of this election must be made by applicant in replying to this Office action. Claims 10-13 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.
- 9. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any